TOGETHER with all and singular the Rights, Members, Hereditaments and Appurtenances to the said Premises belonging, or in anywise incidentaining.	t or apper-
TO HAVE AND TO HOLD, all and singular, the Premises before mentioned unto the party of the second part, its successors and assigns forever	
party of the first part hereby bind. S	cutors and
Administrators, to warrant and forever defend all and singular the said Premises unto the party of the second part, its successors and assigns, from and	i i
party of the first part	claim the
same, or any part thereof.	
Providing, Nevertheless, and in this EXPRESS CONDITION, That if the said party of the first part, h. heirs or legal repre	esentatives,
hall, on or before Saturday night of each week, from and after the date of these presents, pay or cause to be paid to the said MECHANICS BUILD.	ING AND
LOAN ASSOCIATION the weekly interest upon Farty two hundred my 100	
Dollars, at the ra	te of eight
per centum per annum, until the5	o th
the of the social took of oid Association shall much the open value of one hundred dollars per share as ascertained under the B	Rv_Tawe of
aid Association, and shall then repay to said Association the sum of the fact the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share, as ascertained under the par value of one number donars per share per	
Dollars, and pay all taxes when due, and shall in all respects comply with the Constitution and By-Laws of said A	Association
s they now exist, or hereafter may be amended, and provided further, that the said party of the first part, in accordance with the said Constitution and hall keep all buildings on said premises insured in companies satisfactory to the Association for a sum not less than # 37 00 from by fire and \$3500 from loss by tornado	By-Laws,
Dollars, the policy of insurance to be made payable to the Association, then this deed shall be void. But arty of the first part shall make default in the payment of the said weekly interest as aforesaid, or shall fail or refuse to keep the buildings on said premis a aforesaid, or shall make default in any of the aforesaid stipulations for the space of thirty days, or shall cease to be a member of said Association, the nech event, the said party of the second part shall have the right without delay to institute proceedings to collect said debt and to foreclose said Mortgatid proceedings may recover the full amount of said debt, together with interest, costs and ten per cent. as attorney's fees, and all claims then due the Association of the first part. And in such proceedings the party of the first part agrees that a receiver may at once be appointed by the court to take the mortgaged property and receive the rents and profits thereof, same to be held subject to the mortgage debt, after paying the costs of the receivership.  And it is further stipulated and agreed, that any sums expended by said Association for insurance of the property or for payment of taxes thereon, or may prior encumbrance, shall be added to and constitute a part of the debt hereby secured, and shall bear interest at same rate.	ses insured nen, and in age, and in Association c charge of to remove
IN WITNESS WHEREOF, the said W. B. Bridwell has hereunto set.	
hand and seal, the day and year first above written.	
	(SEAL.)
C. H. Talley	,
lo. W. Harrison	
TATE OF SOUTH CAROLINA, Greenville County.  ERSONALLY appeared before me. C. W. Garrison. and made oath thathe saw the wit W.B. Bridwell.	thin named
gn, seal, and as	
6. 9t. Juley witnessed the execution thereof.	
SWODNeto before me this	
September A. D. 192 (c) C. La reison.  Notary Public, S. C.	
RENUNCIATION OF	DOWER
TATE OF SOUTH CHROLINA,	
I,	
do hereby certify unto all whom it may concern that Mrs. 6mma Southern	
Bridwell	
511 B B 12	
	aramina.
did this day appear before me, and, upon being privately and separately	
me, did declare that she does freely, voluntarily and without any compulsion, dread or fear of any person or persons whomsoever, renounce, release a	
linquish unto the within named MECHANICS BUILDING AND LOAN ASSOCIATION, of Greenville, S. C., its successors and assigns, all her in	iterest and
state, and also all her right and claim of Dower of, in or to all and singular the Premises within mentioned and released.	
Given under my hand and scal, this	) riduce
Recorded Sept. 8th 1926, at 41'00 o'clock P-M.	3